Office of Chief Counsel Internal Revenue Service

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CC:NER:NJD:NEW:TL-N-2028-00

RABaxer

date: April 18, 2000

to: Chief, Examination Division, New Jersey District E:1112

from: District Counsel, New Jersey District, Newark

subject:

TIN:

Tax Period:

Tax period of new consolidated group

This memorandum has been prepared in response the request from Case Manager Patrick Kelly, Examination Group 1112 for assistance and quidance from our office with respect to the above taxpayer.

DISCLOSURE STATEMENT

This advice constitutes return information subject to I.R.C. § 6103. This advice contains confidential information subject to attorney-client and deliberative process privileges and if prepared in contemplation of litigation, subject to the attorney work product privilege. Accordingly, the Examination or Appeals recipient of this document may provide it only to those persons whose official tax administration duties with respect to this case require such disclosure. In no event may this document be provided to Examination, Appeals, or other persons beyond those specifically indicated in this statement. This advice may not be disclosed to taxpayers or their representatives.

This advice is not binding on Examination or Appeals and is not a final case determination. Such advice is advisory and does not resolve Service position on an issue or provide the basis for closing a case. The determination of the Service in the case is to be made through the exercise of the independent judgment of the office with jurisdiction over the case.

<u>ISSUE</u>

What is the correct taxable period to be used by after the acquisition of the correct taxable period to be used by after the acquisition of the correct taxable period to be used by after the acquisition of the correct taxable period to be used by after the acquisition of the correct taxable period to be used by after the acquisition of the correct taxable period to be used by after the acquisition of the correct taxable period to be used by after the acquisition of the correct taxable period to be used by a second to be used by a second taxable period taxable period to be used by a second taxable period taxable period taxable period to be used by a second taxable period taxable

FACTS

The memorandum is based upon the facts set forth in the letter from Vice-President of Taxes. If the factual statement is incorrect, please notify this office so that we may determine the effect, if any, on the advice rendered.

On the consolidated and its consolidated subsidiaries, EIN ("Old "") were acquired by and

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merged into ("New ").	(formerly
's letter has proposed the to file a final consolidated return for the activity of Old from full in that return. Additionally, New for its year ended that would in	would file a return is that for tax purposes, been merged into New
DISCUSSION	
Treas. Reg. § 1.1502-76(b)(5) at or rules" that is trying to inverse that these rules created numer were not easily resolved, could lead to a created unintended tax planning opportunts \$ 1.1502-76(b) was amended by Treasury Deto eliminate the 30-day rules. The final 30-day rules for all subsidiaries that be of consolidated groups on or after Januar	oke. However, the Service rous inconsistencies that substantial complexity, and ities. As such, Treas. Reg. ecision 8560, 1994-2 CB 200 l regulations eliminated the ecame or ceased to be members
Old will have to file a f the short period ending the Old companies for the period to be included in the consolidated return taxable year ended .	inal consolidated return for The taxable activities of od will have for its
If you have any question or require further information, please contact Robert A. Baxer at (973) 645-2598.	
	/s/ TRICK E. WHELAN sistant District Counsel
/s/ MATTHEW MAGNONE District Counsel	

cc: Patrick Kelly - Examination Group 1112